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| APPLICATION NO. | FII | LING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|------------------------------------|------------|---------------|----------------------|---------------------|------------------|
| 10/685,561 | 10/14/2003 | | Micu V. Vu | SC13003TH | 4922 |
| 23125 | 7590 | 09/20/2006 | | EXAM | INER |
| FREESCAL | E SEMI | CONDUCTOR, IN | FRANKLIN, RICHARD B | | |
| LAW DEPA | RTMENT | | | | |
| 7700 WEST PARMER LANE MD:TX32/PL02 | | | | ART UNIT | PAPER NUMBER |
| AUSTIN, TX 78729 | | | | 2181 | |

DATE MAILED: 09/20/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | | | | |
|---|---|--|--|--|--|--|
| | 10/685,561 | VU ET AL. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| | Richard Franklin | 2181 | | | | |
| The MAILING DATE of this communication app Period for Reply | pears on the cover sheet with the c | orrespondence address | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DY. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v. - Failure to reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE | N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). | | | | |
| Status | | | | | | |
| 1) Responsive to communication(s) filed on 10 Ju | <u>ıly 2006</u> . | | | | | |
| 2a) ☐ This action is FINAL . 2b) ☑ This | This action is FINAL . 2b)⊠ This action is non-final. | | | | | |
| · · · · · · · · · · · · · · · · · · · | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance with the practice under E | Ex parte Quayle, 1935 C.D. 11, 45 | 53 O.G. 213. | | | | |
| Disposition of Claims | | | | | | |
| 4) ⊠ Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) 8-11 is/are withdrawr 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-5,7,12,13 and 16-25 is/are rejected. 7) ⊠ Claim(s) 6,14 and 15 is/are objected to. 8) □ Claim(s) are subject to restriction and/o | n from consideration. | | | | | |
| Application Papers | | | | | | |
| 9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 14 October 2003 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex | a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. See also is required if the drawing(s) is objected. | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list | s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)). of the certified copies not receive | on No | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) | 4) Interview Summary | 9/1/1/1000 | | | | |
| 2) Notice of Preferences Ched (PTO-932) Notice of Draftsperson's Patent Drawing Review (PTO-948) Notice of Preferences Ched (PTO-932) Notice of Draftsperson's Patent Drawing Review (PTO-948) Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Do 5) Notice of Informal F 6) Other: | ate | | | | |

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DETAILED ACTION

1. Claims 1 – 25 are pending.

Election/Restrictions

Claims 8 – 11 are withdrawn from further consideration pursuant to 37 CFR
 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 10 July 2006.

Claim Objections

- 3. Claim 21 is objected to because of the following informalities:
 - Claim 21 recites "... wherein the memory the stores an operating system ..."
 (emphasis added). It appears the word "the" should be removed from between "memory" and "stores."

Appropriate correction is required.

Claim Rejections - 35 USC § 112 1st Paragraph

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

4. Claims 19 – 25 are rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for responding to information provided by the processor concerning a device by retrieving a template of the plurality of templates and

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providing the information, in a manner consistent with the retrieved template, on the external interface bus, does not reasonably provide enablement for those structures not known by the inventor. The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the invention commensurate in scope with these claims. Claim 19 is a single means claim, which covers every conceivable structure for achieving the stated purpose. The specification only discloses the structure known to the inventor. See MPEP 2164.08(a).

Claim Rejections - 35 USC § 112 2nd Paragraph

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 12 – 18 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 12 recites the limitation "an external interface bus" in lines 5 and 6 of the claim. There is insufficient antecedent basis for this limitation in the claim. It is not clear if the limitation is referring to the "external interface bus" recited earlier in the claim or a new "external interface bus."

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1 5, 7, 12, 19 22, and 25 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent No. 5,594,721 (hereinafter Pan).

As per claim 1, Pan teaches a system having a processor (Figure 1 Item 18; Item 18 is the same as Figure 2 Item 62 which is described as a TouchToneTM phone (Col 4 Lines 45 – 47); TouchToneTM phones include a processor that makes the correct tone needed to complete the call) coupled to a system bus (Figure 1 Items 17, 22, 28, 30, and 32), a method of operating a device (Figure 1 Item 10), comprising instructing the processor to operate with the device (Col 4 Lines 25 – 28); putting information on the system bus (Col 4 Lines 25 – 28); retrieving the information with a controller (Figure 1 Item 12); accessing a template of the device (Figure 1 Item 15, "CTP") with the controller responsive to the information (Col 3 Line 19 – 24, Col 4 Line 28 – 30); putting device information onto an external interface bus (Figure 1 Items 24 and 26) according to the information and the template (Col 4 Lines 30 – 33); and operating the device according to the device information (Col 6 Lines 53 – 55).

As per claim 2, Pan also inherently teaches wherein the device is a peripheral with addressable registers or memory. The "subscriber" of Pan is described as a bank

computer (Figure 2 Item 40). Addressable registers and memory are inherently included in a computer because they are fundamental to the operation of computers.

As per claim 3, Pan also inherently teaches wherein the system bus contains an address bus. Computer systems inherently include address busses in their system busses. Address busses are used in combination with data busses to determine where to write data on the data busses.

As per claims 4 and 22, Pan also teaches wherein the information comprises a method of operation of the device. Pan teaches determining whether the information is an input message or an output message (Col 7 Lines 33 – 38).

As per claim 5, Pan also teaches wherein the method of operation is a read (Col 7 Lines 33 – 38, Col 7 Lines 50 – 67 "output message") or a write (Col 7 Lines 33 – 49 "input message").

As per claim 7, Pan also teaches wherein the template is selected from a plurality of templates (Col 3 Lines 15 - 24) stored in a memory (Figure 1 Item 14) coupled to the system bus (Figure 1 Items 17, 22, 28, 30, and 32), and wherein at least one template is optional on a per device type basis (Col 3 Lines 15 - 24). Before the system selects a specific template, all templates in the template database are options. A template is then selected based on the type of device (Col 3 Lines 15 - 24).

As per claim 12, Pan teaches a system for controlling a device (Figure 1 Item 10) via an external interface bus (Figure 1 Items 24 and 26) comprising a processor (Figure 1 Item 18; Item 18 is the same as Figure 2 Item 62 which is described as a TouchToneTM phone (Col 4 Lines 45 – 47); TouchToneTM phones include a processor that makes the correct tone needed to complete the call) coupled to a system bus (Figure 1 Items 17, 22, 28, 30, and 32); a memory (Figure 1 Item 14) coupled to the system bus for storing templates (Figure 1 Item 15, "CTP") for describing operating characteristics of the devices (Col 3 Lines 15 – 24); and a controller (Figure 1 Item 12) coupled to the system bus and to an external interface bus.

As per claim 19, Pan teaches a system comprising a processor (Figure 1 Item 18; Item 18 is the same as Figure 2 Item 62 which is described as a TouchToneTM phone (Col 4 Lines 45 – 47); TouchToneTM phones include a processor that makes the correct tone needed to complete the call) coupled to a system bus (Figure 1 Items 17, 22, 28, 30, and 32); a memory coupled to the system bus (Figure 1 Item 14) for storing a plurality of templates (Figure 1 Item 15, "CTP"); and controller means (Figure 1 Item 12), coupled to the system bus and to an external interface bus (Figure 1 Items 24 and 26), for responding to information provided by the processor concerning a device (Figure 1 Item 10) by retrieving a template of the plurality of templates and providing the information, in a manner consistent with the retrieved template, on the external interface bus (Col 4 Lines 25 – 33).

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As per claim 20, Pan also teaches wherein the template corresponds to the devices ID number (Col 3 Lines 56 - 60).

As per claim 21, Pan also teaches wherein the memory stores an operating system that identifies devices to be accessed (Col 3 Lines 11 – 15, Col 3 Line 65 – Col 4 Line 1, "advanced intelligent software package").

As per claim 23, Pan inherently teaches wherein at least one of the templates is for a display controller because the device of Pan is a computer. It is well known in the art to have displays attached to computers in order to convey data or information to a user.

As per claim 25, Pan also teaches wherein the templates comprise access protocols of the devices (CoI 2 Lines 21 – 24).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 13, 16, and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,594,721 (hereinafter Pan).

As per claim 13, Pan teaches the system as described per claim 12 (see rejection of claim 12 above). Pan also teaches wherein the controller receives information from the processor via the system bus (Col 4 Lines 25 – 27) and that the templates are stored on a disk memory (Figure 1 Item 14).

Pan does not teach receiving templates from the memory via the system bus.

However, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the teachings of Pan to include moving the memory of Pan to the system bus because of the legal precedent set forth by *In re Japikse*, 181 F.2d 1019, 1023, 86 USPQ 70, 73 (CCPA 1950) ("Shifting Location of Parts").

As per claim 16, Pan also teaches wherein the templates comprise access protocols of the devices (CoI 2 Lines 21 - 24).

As per claim 17, Pan obviously teaches wherein at least one of the templates is for a display controller because the device of Pan is a computer. It is well known in the art to have displays attached to computers in order to convey data or information to a user.

As per claim 18, Pan also obviously teaches wherein the system bus contains an address bus. Computer systems inherently include address busses in their system busses. Address busses are used in combination with data busses to determine where to write data on the data busses.

Allowable Subject Matter

- 8. Claims 6, 14 15, and 24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 9. The following is a statement of reasons for the indication of allowable subject matter:

Claims 6, 14 – 15, and 24, are allowable because the prior art of recode fails to teach or suggest alone or in combination that *the information provided by the processor comprises a mode of operation, chip select, access type, and an address* (emphasis added), as required by dependent claims 6, 14, and 24, *in combination with the other recited claim limitations* (emphasis added). US Patent No. 5,594,721 (hereinafter Pan) teaches sending a message (Figure 2 Item 48) to a

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device (Figure 2 Item 40). However, the structure of the message does not include a mode of operation, a chip select, an access type, and an address.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard Franklin whose telephone number is (571) 272-0669. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fritz Fleming can be reached on (571) 272-4145. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Richard Franklin Patent Examiner Art Unit 2181

SUPERVISORY PATENT EXAMINER

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